Item SPR06-11 Response Form

Title: Application for Emergency Protective Order (revise form EPO-001)					
☐ Agree with proposed changes					
Agree with proposed changes if modified					
☐ Do not agree with proposed changes					
Comments:					
Name:Title:					
Organization:					
☐ Commenting on behalf of an organization					
Address:					
City, State, Zip:					
Please write or fax or respond using the Internet to:					
Address: Ms. Romunda Price, Judicial Council, 455 Golden Gate Avenue, San Francisco, CA 94102					
Fax: (415) 865-7664 Attention: Romunda Price Internet: www.courtinfo.ca.gov/invitationstocomment					

DEADLINE FOR COMMENT: 5:00 p.m., Friday, June 23, 2006

Your comments may be written on this *Response Form* or directly on the proposal or as a letter. If you are not commenting directly on this sheet please remember to attach it to your comments for identification purposes.

Invitations to Comment SPR06-11

Title	Application for Emergency Protective Order (revise form EPO-001)		
Summary	The Application for Emergency Protective Order (form EPO-001) is used by law enforcement to ask a court for emergency protective orders in cases involving domestic violence, child abuse, elder or dependent adult abuse, or stalking. The form would be revised to reflect recent statutory changes and to add a place for the court's fax number.		
Source	ivil and Small Claims Advisory Committee on. Elihu M. Berle, Chair		
Staff	Patrick O'Donnell, Committee Counsel, 415-865-7665 patrick.o'donnell@jud.ca.gov		
Discussion	Three changes would be made to the <i>Application for Emergency Protective Order</i> (form EPO-001), a form used by law enforcement to ask a court for emergency protective orders. First, the list of prohibited actions in item 9 of the form would be expanded to prohibit a restrained person from taking "any action to obtain the address or location" of each person to be protected. This language implements Assembly Bill 978 (Runner), which added new sections to several statutes prohibiting restrained persons "from taking any action to obtain the address or location of a protected party or a protected party's family members, caretakers, or guardian, unless there is good cause not to make that order." (See Code Civ. Proc., § 527.10, Fam. Code, §§ 6252.5 and 6322.7, Pen. Code, §§ 136.3 and 646.91A, Welfare & Inst. Code, § 15657.04.) The new code sections apply directly to the emergency protective orders for which form EPO-001 is used. (See Family Code, § 6252.5 and Pen. Code, § 646.91A.) So item 9 on form EPO-001 would be revised to include the new prohibitions provided for in the statutes.		
	Second, the last sentence on the bottom of page 2 of the form would be changed to state: "This order takes precedence in enforcement over any less restrictive conflicting civil court order between the same parties." This language will inform law enforcement and others about the provision in new subdivision (c) of Penal Code section 136.2 added by Assembly Bill 112 (Cohen).		
	Third, to improve the effectiveness of the order, a new sentence would		

be added to the notice to law enforcement on page 2 of the form: "The officer who obtains and completes this order must fax it immediately to the court at (fax number): () regardless of whether the restrained person has been served." Providing this instruction together with the court's fax number should result in orders being entered more promptly into CLETS, thereby notifying law enforcement of the existence of the emergency protective order.
Fourth, at the bottom of page 2, the sentence "This order shall expire at the date and time specified in item 12 on the reverse" would replace "This order shall expire not later than the close of judicial business on the fifth day of judicial business or the seventh calendar day following the day of its issue." The proposed new language should be clearer and easier for persons given copies of the order to understand.
Attachment

Draft 032106 Not Approved by the Judicial Council APPLICATION FOR EMERGENCY PROTECTIVE ORDER (CLETS) EPO-00:

APPLICATION FOR EINERGEN	•	13) EPO-001		
(Name): has prov 1. PERSONS TO BE PROTECTED (insert names of all persons t	rided the information in items 1-5.	LAW ENFORCEMENT CASE NUMBER:		
1. PERSONS TO BE PROTECTED (insert names of all persons t	o be protected by this order).			
2. PERSON TO BE RESTRAINED (name):				
Sex: M F Ht.: Wt.: Hair color: Eye	color: Race:Age:	Date of birth:		
 The events that cause the protected person to fear immediate abduction, elder or dependent adult abuse (other than solely fi weapons): 				
4. The person to be protected lives with the person to be resimmediately from the address in item 9.	strained and requests an order that t	he restrained person move out		
5. a. The person to be protected has minor children in com order is requested because of the facts alleged in item b. The person to be protected is a minor child in immedia of the facts alleged in item 3.	n 3. A custody order does	does not exist.		
6. A child welfare worker or probation officer has advised the	e undersigned that a juvenile court p	etition		
has already been filed. will be filed. 7. Adult Protective Services has been notified.	will NOT be filed.			
Judicial officer (name):	was contacted on (date):	at (time):		
The judicial officer granted the Emergency Protective Or				
	<u> </u>			
(PRINT NAME OF LAW ENFORCEMENT OFFICER)	(CICNATURE OF LAW)	ENFORCEMENT OFFICER)		
Agency:	Telephone No.:	Badge No.:		
9. To restrained person (name): a. You must not contact, molest, harass, attack, strike, the follow, stalk, destroy any personal property of, disturb each person named in item 1.	nreaten, sexually assault, batter, tele	ephone, send any messages to,		
stay away at least yar	ds from each person named in item ds from move out immedi			
(address):	is given temporary care	and control of the following		
minor children of the parties (names and ages):	is given temporary care a	and control of the following		
11. Reasonable grounds for the issuance of this order exist and an emergency protective order is necessary to prevent the occurrence or recurrence of domestic violence, child abuse, child abduction, elder or dependent adult abuse, or stalking.				
12. THIS EMERGENCY PROTECTIVE ORDER WILL EXPIRE	E AT 5:00 P.M. ON:			
13. To protected person: If you need protection for a longer perio request restraining orders at (court name and address):	a of time, you must CALENDA	E OF FIFTH COURT DAY OR SEVENTH RR DAY, WHICHEVER IS EARLIER; DUNT DAY THE ORDER IS GRANTED		
PROOF OF SERVICE				
14. Person served (name):				
15. I personally delivered copies to the person served as follows: Address:	Date:	Time:		
 At the time of service I was at least 18 years of age and not a p My name, address, and telephone number are (this does not h 				
I declare under penalty of perjury under the laws of the State of Ca	lifornia that the foregoing is true and	I correct.		
Date:	•			
(TYPE OR PRINT NAME OF SERVER)	(SIGNATU	RE OF SERVER) Page 1 of 2		

Form Adopted for Mandatory Use Judicial Council of California EPO-001 [Rev. January 1, 2007] Approved by DOJ

EMERGENCY PROTECTIVE ORDER WARNINGS AND INFORMATION

VIOLATION OF THIS ORDER IS A MISDEMEANOR PUNISHABLE BY A \$1,000 FINE, ONE YEAR IN JAIL, OR BOTH, OR MAY BE PUNISHABLE AS A FELONY. PERSONS SUBJECT TO A RESTRAINING ORDER ARE PROHIBITED FROM OWNING, POSSESSING, PURCHASING, RECEIVING, OR ATTEMPTING TO PURCHASE OR RECEIVE A FIREARM (PENAL CODE SECTION 12021(g)). SUCH CONDUCT IS SUBJECT TO A \$1,000 FINE AND IMPRISONMENT OR BOTH. THIS ORDER SHALL BE ENFORCED BY ALL LAW ENFORCEMENT OFFICERS IN THE STATE OF CALIFORNIA WHO ARE AWARE OF OR SHOWN A COPY OF THE ORDER. UNDER PENAL CODE SECTION 13710(b), "THE TERMS AND CONDITIONS OF THE PROTECTION ORDER REMAIN ENFORCEABLE, NOTWITHSTANDING THE ACTS OF THE PARTIES, AND MAY BE CHANGED ONLY BY ORDER OF THE COURT."

To the restrained person: This order will last until the date and time in item 12 on the reverse. The protected person may, however, obtain a more permanent restraining order from the court. You may seek the advice of an attorney as to any matter connected with this order. The attorney should be consulted promptly so that the attorney may assist you in responding to the order.

A la persona bajo restricción judicial: Esta orden durará hasta la fecha y hora indicadas en el punto 12 al dorso. La persona protegida puede, sin embargo, obtener una orden de entredicho (restricción judicial) más permanente de la corte. Usted puede consultar a un abogado en conexión con cualquier asunto relacionado con esta orden. Debe consultar al abogado sin pérdida de tiempo para que él o ella le pueda ayudar a responder a la orden.

To the protected person: This order will last only until the date and time noted in item 12 on the reverse. If you wish to seek continuing protection, you will have to apply for an order from the court at the address in item 13, or you should apply to the court in the county where you live if it is a different county and the violence is likely to occur there. You may apply for a protective order free of charge. In the case of an endangered child, you may also apply for a more permanent order at the address in item 13, or if there is a juvenile dependency action pending you may apply for a more permanent order under section 213.5 of the Welfare and Institutions Code. In the case of a child being abducted, you may apply for a Child Custody Order from the court at the address in item 13. You may seek the advice of an attorney as to any matter connected with your application for any future court orders. The attorney should be consulted promptly so that the attorney may assist you in making your application. You do not have to have an attorney to get the protective order.

A la persona protegida: Esta orden durará sólo hasta la fecha y hora indicadas en el punto 12 al dorso. Si usted desea que la protección continúe, tendrá que solicitar una orden de la corte en la dirección indicada en el articulo 13, o tendrá que hacer la solicitud ante la corte del condado donde usted vive, si se trata de un condado diferente y es probable que la violencia ocurra allí. La solicitud de la orden de protección es gratis. En el caso de que un niño o una niña se encuentre en peligro, puede solicitar una orden más permanente en la dirección indicada en el articulo 13 o, si hay una acción legal pendiente de tutela juvenil, puede solicitar una orden más permanente conforme a la sección 213.5 del código titulado en inglés Welfare and Institutions Code. En el caso del secuestro de un niño o una niña, usted puede solicitar de la corte una orden para la guarda del niño o de la niña (Child Custody Order), en la dirección indicada en el articulo 13 de este formulario. Puede consultar a un abogado en conexión con cualquier asunto relacionado con las solicitudes de órdenes de la corte que usted presente en el futuro. Debe consultar un abogado sin perdida de tiempo para que él o ella le pueda ayudar a presentar su solicitud. Para obtener la orden de protección no es necesario que un abogado le represente.

To law enforcement: Penal Code section 13710(c) provides that, upon request, law enforcement shall serve the party to be restrained at the scene of a domestic violence incident or at any time the restrained party is in custody. The officer who requested the emergency protective order, while on duty, shall carry copies of the order. The emergency protective order shall be served upon the restrained party by the officer, if the restrained party can reasonably be located, and a copy shall be given to the protected party. The officer who obtains and completes this order must fax it immediately to the court at (fax number): (regardless of whether the restrained person has been served. A copy also shall be filed with the court as soon as practicable after issuance. The availability of an emergency protective order shall not be affected by the fact that the endangered person has vacated the household to avoid abuse. A law enforcement officer shall use every reasonable means to enforce an emergency protective order issued pursuant to this subdivision. A law enforcement officer acting pursuant to this subdivision shall not be held civilly or criminally liable if he or she has acted in good faith with regard thereto.

If a child is in danger of being abducted: This order will last only until the date and time noted in item 12 on the reverse. You may apply for a child custody order from the court.

En el caso de peligro de secuestro de un niño o de una niña: Esta orden será válida sólo hasta la hora y fecha indicadas en el punto 12 al dorso. Usted puede solicitar de la corte una orden para la guarda del niño o de la niña (Child Custody Order).

This emergency protective order is effective when made. This order shall expire on the date and time specified in item 12 on the reverse. This order takes precedence in enforcement over any less restrictive conflicting civil court order between the same parties.